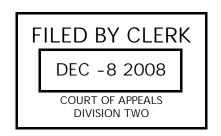
NOTICE: THIS DECISION DOES NOT CREATE LEGAL PRECEDENT AND MAY NOT BE CITED EXCEPT AS AUTHORIZED BY APPLICABLE RULES. See Ariz. R. Supreme Court 111(c); ARCAP 28(c); Ariz. R. Crim. P. 31.24.



IN THE COURT OF APPEALS STATE OF ARIZONA DIVISION TWO

THE STATE OF ARIZONA,)
	2 CA-CR 2008-0076
Appellee,) DEPARTMENT A
)
v.) <u>MEMORANDUM DECISION</u>
	Not for Publication
JOHN RICHARD TRAMMEL,) Rule 111, Rules of
,) the Supreme Court
Appellant.)
	_)

APPEAL FROM THE SUPERIOR COURT OF PIMA COUNTY

Cause No. CR-20053024

Honorable Edgar B. Acuña, Judge

AFFIRMED

Isabel G. Garcia, Pima County Legal Defender By Scott A. Martin

Tucson Attorneys for Appellant

PELANDER, Chief Judge.

¶1 Following a court trial on a stipulated record, appellant John Trammel was convicted of possession of a dangerous drug and drug paraphernalia. The trial court suspended the imposition of sentence and placed Trammel on probation supervision for a period of two years. Trammel filed this timely appeal.

Counsel has filed a brief in compliance with *Anders v. California*, 386 U.S. 738 (1967), avowing he has reviewed the entire record and found "no arguable issue to raise on appeal." He has also complied with *State v. Clark*, 196 Ariz. 530, ¶ 32, 2 P.3d 89, 97 (App. 1999), by including "a detailed factual and procedural history of the case with citations to the record, [so] this court can satisfy itself that counsel has in fact thoroughly reviewed the record." Trammel has not filed a supplemental brief.

Pursuant to our obligation under *Anders*, we have reviewed the record in its entirety and find no error warranting reversal. Viewed in the light most favorable to upholding the verdicts, *see State v. Tamplin*, 195 Ariz. 246, ¶ 2, 986 P.2d 914, 914 (App. 1999), the evidence established that a Tucson police officer observed Trammel riding his bicycle on the sidewalk at night without a headlight. The officer stopped Trammel and conducted a records search that revealed outstanding warrants for Trammel's arrest. In a search incident to the arrest, the officer discovered a plastic "baggie" containing a usable amount of methamphetamine in Trammel's pocket. Trammel's convictions and the order of probation are affirmed.

	JOHN PELANDER, Chief Judge
CONCURRING:	
JOSEPH W. HOWARD, Presiding Judge	

J. WILLIAM BRAMMER, JR., Judge